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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/747,091	12/21/2000	Jeffrey L. Kodosky	5150-45900	1583	
35690 75	590 05/06/2005		EXAM	EXAMINER	
MEYERTONS, HOOD, KIVLIN, KOWERT & GOETZEL, P.C.			KANG, INSUN		
P.O. BOX 398 AUSTIN, TX 78767-0398		ART UNIT	PAPER NUMBER		
			2193		
			DATE MAILED: 05/06/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

\ <u>`</u>	Application No.	Applicant(s)	_			
	09/747,091	KODOSKY ET AL.				
Office Action Summary	Examiner	Art Unit				
	Insun Kang	2193				
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet with the	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perion - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the main earned patent term adjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no event, however, may a reply be tile 1.136(a). In no event, however, may a reply be tile 1.136(a). In no event, however, may a reply be tile 2.136(a). In no event, however, may a reply be tile 2.136(a). In no event, however, may a reply be tile 2.136(a). In no event, however, may a reply be tile 2.136(a). In no event, however, may a reply be tile 2.136(a). In no event, however, may a reply be tile 2.136(a). In no event, however, may a reply be tile 2.136(a). In no event, however, may a reply be tile 2.136(a). In no event, however, may a reply be tile 2.136(a). In no event, however, may a reply be tile 2.136(a). In no event, however, may a reply be tile 2.136(a). In no event, however, may a reply be tile 2.136(a). In no event, however, may a reply be tile 2.136(a). In no event, however, may a reply be tile 2.136(a). In no event, however, may a reply be tile 2.136(a). In no event, however, may a reply be tile 2.136(a). In no event, however, may a reply be tile 2.136(a). In no event, however, howe	mely filed ys will be considered timely. n the mailing date of this communication. ED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 18	January 2005.					
2a) ☐ This action is FINAL . 2b) ☐ This action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the ments is						
closed in accordance with the practice under	r Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1,3-6,8,12-23,25,26,28,29 and 31-54 is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6) Claim(s) 1,3-6,8,12-23,25,26,28,29 and 31-54 is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and	vor election requirement.					
Application Papers		•				
9)⊠ The specification is objected to by the Exami	ner.					
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the	Examiner. Note the attached Office	e Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign	gn priority under 35 U.S.C. § 119(a	a)-(d) or (f).	•			
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority docume						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bure * See the attached detailed Office action for a li	· · · · · · · · · · · · · · · · · · ·	ad				
Gee the attached detailed Office action for a in	st of the certified copies not receiv	eu.				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) 🔲 Interview Summar					
Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date	Paper No(s)/Mail D					
U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04) Office	Action Summary P	art of Paper No./Mail Date 04272005				

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DETAILED ACTION

1. This action is in response to the amendment filed 1/18/2005.

2. As per applicant's request, claims 7, 24, 27, and 30 have been cancelled, claims

1, 8, 12-15, 17-26, 29, 31, and 32 have been amended and claims 36-54 have been

added. Claims 1, 3-6, 8, 12-23, 25, 26, 28, 29, and 31-54 are pending in the application.

Specification

3. The specification is objected to because: The auxiliary verb "may" used throughout the specification is not specific and clear enough concerning the invention's function. It is unclear whether the invention performs the described functionality or not. It should be stated in a more definitive manner. *Note: The applicant refuses to correct the objection to the specification because the portion of the cited MPEP is only directed to the abstract. However, the examiner notes that the entire specification is objected in the previous action ("The specification is objected to... throughout the specification") and the MPEP portion cited is for reference only, specifically for the abstract which is a part of the specification. Therefore, the objection to the specification is maintained.

Claim Rejections - 35 USC § 112

4. The rejection to claims 1, 3-8, and 12-35 has been withdrawn due to the amendment to the claims. However, see "Response to Arguments" below for the interpretation.

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Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

6. Claims 1, 3-6, 8,12-23, 25, 26,28, 29, 31-34, and 36-54 are rejected under 35 U.S.C. 102(b) as being anticipated by MathWorks ("Stateflow for State Diagram Modeling User's Guide," version 4, 1997-2001).

Per claim 1:

MathWorks discloses:

receiving the state diagram information, wherein the state diagram information represents the state diagram and specifies a plurality of states ("Stateflow is used together with Simulink ... Simulink supports development ... in a graphical block diagram environment," page 1-3; "A Stateflow diagram is a graphical representation of a finite state machine where states and transitions form the basic building blocks of the system... Stateflow provides a block that you include in a Simulink model," page 2-2) -automatically generating the graphical program in response to the state diagram information ("creating a Simulink model with a Stateflow block," page 1-6) -wherein said automatically generating comprises automatically generating graphical source code corresponding to the plurality of states, wherein the graphical source code comprises a plurality of interconnected nodes which visually indicate functionality of the

graphical program ("A Simulink model can consist of combinations of Simulink blocks, toolbox blocks, and Stateflow blocks," page 2-4; see the figure in page 2-7)

-wherein the graphical program is executable by a computer (The Simulink model and Stateflow machine work seamlessly together. Running a simulation automatically executes both the Simulink and Stateflow portions of the model," page 2-4)

-said automatically generating the graphical program creates the graphical program without any user input specifying the graphical program during said creating (see the figure in section Creating a Simulink Model, page 1-6) as claimed.

Per claims 3-6:

A state diagram is used to describe the behavior of a system and each diagram usually represents objects of an individual class and identifies the different states of its objects through the system. As an algorithm is any sequence of operations for performing a specific task, the state diagram can represent any desired operations, any other non-software system so that each state of operation can be specified, conceptualized, visualized, and constructed in the diagram. Thus, a state diagram can represent desired operation of a software program, a hardware device, algorithm, and test sequence. Therefore, accordingly, MathWorks anticipate these claims.

Per claim 8:

The rejection of claim 1 is incorporated, and further, MathWorks teaches:

- automatically generating a block diagram including the graphical source code

corresponding to the specified plurality of states ("creating a Simulink model with a

Stateflow block," page 1-6) as claimed.

Per claim 12:

The rejection of claim 1 is incorporated, and further, MathWorks teaches:

- for at least one state of the plurality of states, the state diagram information specifies

program code associated with the state; wherein the automatically generated graphical

source code includes the specified program code ("creating a Simulink model with a

Stateflow block," page 1-6) as claimed.

Per claim 13:

The rejection of claim 1 is incorporated, and further, MathWorks teaches:

- for at least one state, the state diagram information specifies program code associated

with the state; wherein the automatically generated graphical source code is operable to

invoke the specified source code (see the figure in section Creating a Simulink Model,

page 1-6) as claimed.

Per claim 14:

The rejection of claim 1 is incorporated, and further, MathWorks teaches:

- the state diagram information further specifies one or more state transitions, wherein

each state transition specifies a transition from a first state to a second state; wherein

said automatically generating further comprises automatically generating graphical source code corresponding to the specified state transitions (See the section Creating a Stateflow diagram, 4 Create transitions, page 1-10 and 1-11) as claimed.

Per claim 15:

The rejection of claim 14 is incorporated, and further, MathWorks teaches:

-the automatically generated graphical source code includes placeholder graphical source code for each state transition (see the figure in section Creating a Simulink Model; "You can either start with the default empty model or copy the untitled Stateflow block into any S, page 1-6) as claimed.

Per claim 16:

The rejection of claim 15 is incorporated, and further, MathWorks teaches:

-for one or more state transitions, a user manually entering graphical source code
specifying a Boolean condition associated with the state transition (section Transitions in page 7-14-7-26) as claimed.

Per claim 17:

The rejection of claim 14 is incorporated, and further, MathWorks teaches:

-wherein the state diagram information specifies at least two state transitions from a particular state; wherein the state diagram information also specifies a priority ordering for the at least two state transitions; wherein said automatically generating comprises automatically generating graphical source code such that, during execution of the

graphical program, Boolean conditions associated with the at least two state transitions

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are evaluated in the specified priority ordering (section Transitions in page 7-14-7-26)

as claimed.

Per claim 18:

The rejection of claim 1 is incorporated, and further, MathWorks teaches:

- the state diagram information further specifies an initially active state; wherein said

automatically generating comprises automatically generating graphical source code

such that the graphical program begins execution in the initially active state (see section

Creating and Changing States, page 3-15-3-21) as claimed.

Per claim 19:

The rejection of claim 1 is incorporated, and further, MathWorks teaches:

- the state diagram information further specifies one or more stop states; wherein said

automatically generating comprises automatically generating graphical source code

such that if during execution of the graphical program one of the stop states becomes

active, then the graphical program is caused to stop execution (see section Creating

and Changing States, page 3-15-3-21) as claimed.

Per claim 20:

The rejection of claim 1 is incorporated, and further, MathWorks teaches:

- receiving information specifying a change to the state diagram information;

automatically updating the graphical program to reflect the specified change (see

section Creating and Changing States, page 3-15-3-21; Inputting Events from Simulink, page 5-16) as claimed.

Per claim 21:

The rejection of claim 1 is incorporated, and further, MathWorks teaches:

-calling an application programming interface (API) enabling the programmatic generation of a graphical program (see API properties and methods in Appendices A-C) as claimed.

Per claim 22:

The rejection of claim 1 is incorporated, and further, MathWorks teaches:

-automatically requesting a server program to generate the graphical program (see API properties and methods in Appendices A-C) as claimed.

Per claims 23 and 24, they are another method versions of claims 1 and 7, respectively, and are rejected for the same reasons set forth in connection with the rejection of claims 1 and 7 above.

Per claim 25, this claim is another version of the claimed method discussed in claim 20, wherein all claim limitations also have been addressed and/or covered in cited areas as set forth the above.

Per claims 26-28, they are the system versions of claims 1, 7, and 8, respectively, and are rejected for the same reasons set forth in connection with the rejection of claims 1, 7, and 8 above.

Per claims 29-31, they are the memory medium versions of claims 1, 7, and 8, respectively, and are rejected for the same reasons set forth in connection with the rejection of claims 1, 7, and 8 above.

Per claims 32-34, these claims are another versions of the claimed method discussed in claims 1, 16, and 18, wherein all claim limitations also have been addressed and/or covered in cited areas as set forth the above.

Per claim 36:

MathWorks discloses:

receiving the state diagram information, wherein the state diagram information represents the state diagram and specifies a plurality of states ("Stateflow is used together with Simulink ... Simulink supports development ... in a graphical block diagram environment," page 1-3; "A Stateflow diagram is a graphical representation of a finite state machine where states and transitions form the basic building blocks of the system... Stateflow provides a block that you include in a Simulink model," page 2-2) -automatically generating the graphical program in response to the state diagram information ("creating a Simulink model with a Stateflow block," page 1-6) -wherein said automatically generating comprises automatically generating graphical source code corresponding to the plurality of states, wherein the graphical source code comprises a plurality of interconnected nodes which visually indicate functionality of the graphical program ("A Simulink model can consist of combinations of Simulink blocks, toolbox blocks, and Stateflow blocks," page 2-4; see the figure in page 2-7)

-wherein the graphical program is executable by a computer (The Simulink model and Stateflow machine work seamlessly together. Running a simulation automatically executes both the Simulink and Stateflow portions of the model," page 2-4) -said automatically generating the graphical program creates the graphical program without any user input selecting the nodes or establishing connections between the nodes (see the figure in section Creating a Simulink Model, page 1-6) as claimed.

Per claims 37 and 38, they are the memory medium versions of claims 36 respectively, and are rejected for the same reasons set forth in connection with the rejection of claim 36 above.

Per claims 39-48, they are the memory medium versions of claims 8-20 respectively, and are rejected for the same reasons set forth in connection with the rejection of claims 8-20 above.

Per claim 49:

MathWorks discloses:

The rejection of claim 37 is incorporated, and further, MathWorks teaches:

-the state diagram information comprises an executable program (The Simulink model and Stateflow machine work seamlessly together. Running a simulation automatically executes both the Simulink and Stateflow portions of the model," page 2-4) as claimed. Application/Control Number: 09/747,091

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Per claim 50, this claim is the method version of the claimed medium discussed in claim 37, wherein all claim limitations also have been addressed and/or covered in cited areas as set forth the above.

Per claims 51 and 52, these claims are another version of the claimed method discussed in claim 37 and 38, wherein all claim limitations also have been addressed and/or covered in cited areas as set forth the above.

Per claims 53 and 54, these claims are another version of the claimed method discussed in claim 37 and 38, wherein all claim limitations also have been addressed and/or covered in cited areas as set forth the above.

Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claim 35 is rejected under 35 U.S.C. 103(a) as being unpatentable over MathWorks ("Stateflow for State Diagram Modeling User's Guide," version 4, 1997-2001) in view of Kodosky et al. (US 5,732,277).

Per claim 35, MathWorks does not explicitly teach that the placeholder graphical source code for each state comprises a case in a graphical case structure. However, Kodosky et al. disclose that the placeholder graphical source code for each state comprises a case in a graphical case structure (col 20, lines 30-49;col 11, lines 43-60, col 11, lines

44-60) so that it is easy for a user to cycle through the alternatives of each case.

Therefore, It would have been obvious to one having ordinary skill in the art at the time of the invention was made to incorporate the teaching of Kodosky et al. to the system of MathWorks. The modification would have been obvious because one having ordinary skill in the art would have been motivated to include a case structure so that a menu list of alternatives on the screen for a user to choose from is available.

Response to Amendment

9. In claim 23 of the amendment, the deleted word, "automatically" in line 11 shown by strike-through was not presented in the original version. The new corrected amendment is required upon response to this office action.

The new abstract (page 3) must be submitted on a separate sheet (37 CFR 1.72).

Response to Arguments

10. Applicant's arguments filed 1/18/2005 have been fully considered but they are not persuasive.

Regarding 112 Rejections, the applicant argues that:

The Background further states that: users may greatly benefit from the automatic generation of a graphical program skeleton that provides a framework for the various states and transitions...and relationships among these...of the state diagram (page 18)...the application clearly indicates that ...generation of a complete graphical program, and/or generation of a portion of a graphical program, i.e. a framework to which other graphical source code may be added, e.g., by the user (page 18).

In response, the independent claims do not explicitly recite the automatically generated graphical program as a skeleton, placeholder, containers, or stub program (which is "well-known," Remark, page 18) that provides a "framework to which other graphical source code may be added by the user ...[or] includes an overall program structure or framework...where the stubbed out functions are generally intended to be fleshed out with source code later ... by the user (page 18)." Also, as the applicant admits, "automatically generating a graphical program based on a state diagram requires "little or no user input (Remark, page 18; see also specification, page 29, "graphical program may be automatically generated with little or no user input received during this generating. In one embodiment, the graphical program is automatically generated with no user input required. In another embodiment, the user may be prompted for certain decisions during programmatic generation"), it is clear that the scope of the term "automatically" includes the manual user input. The applicant replaced the term "programmatically" with "automatically." However, the applicant continues to use these two terms interchangeably and clearly indicates that "automatically" means "programmatically" "in other words (Remark, page 19)." The applicant's claim, "the programmatic generation of the graphical program is in contrast with the manual creation of the graphical program (Remark, page 19)" is contradictory to the statement of "with little or no user input required." Therefore, the examiner interprets "automatically generating" refer to an action being performed by either a program or the user as the independent claims do not define what the automatically

generated graphical program is. If applicant means anything more, this must be brought out in the claims to further clarify the invention.

Per claim 1:

The applicant states that:

The cited portions of the Stateflow manual clearly describe manual inclusion of a Stateflow block in a Simullink model diagram...the Stateflow block is used as an element in the Simulink model, and is not used as a basis for automatically or automatically generating graphical program source code. Nowhere does MathWorks teach or describe automatically or automatically generating graphical program source code based on received state diagram information (page 27).

In response, "automatically generating" is interpreted to refer to an action being performed by either a program or the user and MathWork clearly recites that a Stateflow diagram is a graphical representation of a finite state machine where states and transitions form the basic building blocks of the system... Stateflow provides a block that you include in a Simulink model (page 2-2)" in a graphical block diagram environment. Furtermore, MathWorks states "Stateflow Coder generates... code based on the Stateflow machine (page 1-4)." Therefore, MathWorks discloses automatic generation of graphical program source code based on state diagram information. If applicant means anything more, this must be brought out in the claims to further clarify the invention. Accordingly, in view of the broadest reasonable interpretation, MathWorks discloses the limitations in claim 1; therefore, the rejection of claim 1 is considered proper and maintained.

Per claims 23, 25, 26, and 29:

The applicant states that MathWorks does not disclose the limitations of claims 23, 25, 26, and 29, for the reasons set forth in connection with claim 1. As shown above, the rejection of claim 1 by MathWorks was maintained, and accordingly, the rejections of claims 23, 25, 26, and 29 are also maintained.

Per claim 32:

In response to applicant's argument that the reference fails to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., the second one or more nodes correspond to the framework embodiments...in which basic structure of the graphical program is programmatically or automatically generated, but source code for these nodes is provided or configured by the user, page 27) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See In re Van Geuns, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993). As such, the claims are read with the broadest reasonable interpretation in mind (Note MPEP 2111).

Per claim 35:

The applicant states that:

Nothing disclosed in either of the cited references provides or suggests a motivation to combine the references. Thus Applicant submits that the attempted combination of MathWorks and Kodosky is improper. Additionally, Applicant submits that even were MathWorks and Kodosky properly combinable, which Applicant argues they are not, the resulting combination would still not teach Applicant's invention

as represented in claim 35. For example, neither reference discloses or even hints at the programmatic or automatic generation of graphical program sourced code based on received state diagram information, and more specifically, neither reference teaches or describes: wherein a second one or more nodes are user-configurable...comprises a case in a graphical case structure (page 30)."

In response, the applicant fails to show that the reasons to combine and motivations concerning the rejection of claim 35 are improper. Furthermore, it is noted that Kodosky uses a case structure, which is a well-known programmatic structure in the art of programming (see "Case (Conditional) Selection Structure," col 20, lines 30-49;col 11, lines 43-60, col 11, lines 44-60). Kodosky's reference is provided as one of references that teaches the known feature. MathWorks discloses automatic generation of graphical program source code based on received state diagram information as addressed above and Kodosky teaches a case structure, Thus, all the graphical programming aspects described in MathWorks do fulfill the features brought out in applicant's claims, given that the programming aspect of Kodosky is combined into them, for which the motivation is as given above. If applicant means anything more, this must be brought out in the claims to further clarify the invention.

Conclusion

11. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within

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TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Insun Kang whose telephone number is 571-272-3724. The examiner can normally be reached on M-F 7:30-4 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kakali Chaki can be reached on 571-272-3719. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

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Business Center (EBC) at 866-217-9197 (toll-free).

I. Kang Examiner 4/26/2005

TODOMOBERG PRIMARY EXAMINER